



UNITED STATES PATENT AND TRADEMARK OFFICE

Commissioner for Patents
United States Patent and Trademark Office
P.O. Box 1450
Alexandria, VA 22313-1450
www.uspto.gov

Samuel W. Apicelli, Esquire
Duane Morris LLP
305 North Front Street
P.O. Box 1003
Harrisburg PA 17108-1003

COPY MAILED

MAY 20 2004

OFFICE OF PETITIONS

In re Application of
ENEVOLDSEN, PER A.
Application No. 10/623,641
Filed: July 21, 2003
For: NECKLACES AND BRACELETS WITH
KEEPERS

:
: Three
: Week
: Letter
:

A petition for access under 37 CFR 1.14(a)(1) and (h) was filed by Chris Caseiro on behalf of Chamilia, LLC. for access to the above-identified application on April 21, 2004, with proof of service on a Mr. Michael Lund.

Mr. Samuel Apicelli stated to Michael L. Lewis of this Office that he is uncertain if he received a complete copy of the petition and attachments from Mr. Lund and requested a copy of the petition and attachments filed with the Office. Accordingly, a copy of the petition papers filed April 21, 2004 is enclosed.

A member of the public may be entitled to access if "special circumstances" are shown which warrant a grant of access under 35 U.S.C. § 122. See Manual of Patent Examining Procedure (MPEP), Section 103. Assuming, arguendo, that Pandora or its related businesses has filed such an application, the use of such application to interfere with the business of others may be such special circumstances. Ex parte Bonnie-B Co. Inc., 1923 C.D. 42; In re Application for Trimless Cabinets, 128 USPQ 95 (Comm'r Pats. 1960); and In re Crossman, Kenrick, and LeMieux, 187 USPQ 367 (PTO Sol. 1975).

Petitioner states that access should be granted to the above-identified application because of alleged interference in their business which they believe constitutes special circumstances. Several incidents of the alleged interference are described in the petition. The petition has two pages of Pandora ads which contain the phrase "patent pending" as well as declarations by Lisa Whirlow and Kathy Riley to support the allegation of interference.

Petitioner requests that the Pandora patent(s) and/or application(s) be identified and access to the any unpublished applications be granted to review the rights claimed and minimize the harm to its business.

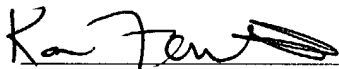
Applicants are hereby given THREE WEEKS from the date of this letter to file a response to this letter. Applicant is requested to confirm the identity of the application(s) with the subject matter of the petition together with any response opposing or permitting access. If applicant fails to respond within the three week period, petitioner may be allowed access to the entire application.

Any correspondence with respect to this matter should be addressed as follows:

By mail: Mail Stop Petition
 Commissioner for Patents
 P.O. Box 1450
 Alexandria, Virginia

By FAX: (703) 872-9306
 Attn: Office Patent Legal Administration/Michael L. Lewis

Telephone inquiries should be directed to Michael L. Lewis at (703) 306-5585.



Karin Ferriter
Senior Legal Advisor
Office of Patent Legal Administration
Office of the Deputy Commissioner
for Patent Examination Policy

Attachment: Petition filed April 21, 2004